Petit	tioner's Name		_		
Add	lress (may be omitted for	privacy	<u>'</u>)		
City	, State, ZIP		_		
Tele	ephone (may be omitted)		_		
	IN THE		OUNTY, ST	_	RICT JUVENILE COURT F UTAH
	Petitioner,))	CHILD PROTECTIVE ORDER
VS.))	Case No.
	Respondent.	,	,)	Judge
EVE VIO ORI	EN IF ANY PERSON PR PLATE THE ORDER'S F	ROTEC PROHI	TED BY THE BITIONS. (E ORI	STED FOR VIOLATING THIS ORDER DER INVITES OR ALLOWS YOU TO THE COURT CAN CHANGE THE R IGNORING OR ALTERING THE
THI	IS ORDER WITHOUT F	URTH	ER COURT	ACTIO	E, ALTER, IGNORE, OR DISMISS ON. YOU MAY BE HELD IN TERMS OF THIS ORDER.
This	s matter came for hearing	on			. The following parties were in
atter	ndance:				
	Petitioner		Petitioner's	attorne	ey
	Respondent		Respondent	's attor	ney
	Guardian ad Litem				

The Court has reviewed Petitioner's Verified Petition for Child Protective Order and:
has received argument and evidence
has accepted the stipulation of the parties
has entered the default of the Respondent for failure to appear.
The Court finds that the above-named minor has been or is in imminent danger of being
physically or sexually abused therefore THE PETITIONER IS GRANTED A CHILD
PROTECTIVE ORDER PURSUANT TO UTAH CODE SECTION 78B-7-204:
(The Judge or Commissioner shall initial each section that is included in this Order.)
1. Upon finding that Respondent presents a credible threat to the safety of minor
child(ren), the Respondent is restrained from attempting, committing, or threatening to
commit abuse against the following children, and shall not stalk, harass, or threaten to use
or attempt to use physical force that would reasonably be expected to cause physical
injury to the child(ren):
2. The Respondent is prohibited from harassing, telephoning, contacting, or
otherwise communicating with the children, directly or indirectly:

3. The Respon	dent shall be excluded ar	nd is ordered to st	ay away from the re	sidence and
its premises loc	cated at:		and any known su	bsequent
residence of the	e minor children, and Res	spondent is prohil	bited from termination	ng or
interfering with	the utility services to th	e residence.		
4. The Res	spondent is ordered to sta	ny away from the	school, place of emp	oloyment,
and/or other pla	aces, and their premises,	frequented by the	minor children. Th	is includes
any known sub	sequent school, place of	employment, and	or other places freq	uented by the
minor children.	. The current addresses i	nclude:		
				
5. Under s	tate law pursuant to this	order, the Court f	finds that Responden	it's use or
possession of a	weapon may pose a serie	ous threat of harn	n to children. The R	espondent is
prohibited from	n purchasing, using, or po	ossessing a firear	m and/or the following	ng
weapon(s):				
				· · · · · · · · · · · · · · · · · · ·

	6. The children are awarded possession of the following essential personal effects:
	This award is subject to orders concerning the listed property in future proceedings.
	7. An officer from the following law enforcement agency
is herel	by directed and authorized to render any necessary assistance to the above-named
	ner in retrieving the child(ren) named in this Protective Order and give physical custody of ild(ren)
	to the petitioner. Such action
include	es, but is not limited to, obtaining access to the child(ren) through locked doors and gates
and res	training any persons who may attempt to prevent the removal of said child(ren).
	8. An officer from the following law enforcement
agency	;
shal	l accompany the children to ensure that they safely regain possession of the property.

9. An officer from the same law enforcement agency shall facilitate Respondent's removal of Respondent's essential personal belongings from the parties' residence. The law enforcement officer shall contact Petitioner to make these arrangements. Respondent may not contact the Petitioner or enter the residence to obtain any items.

RESPONDENT'S VIOLATION OF PROVISIONS "1" THROUGH "9" OF THIS ORDER IS A CLASS A MISDEMEANOR UNDER UTAH CODE SECTION 76-5-108.

IF RESPONDENT'S VIOLATION OF PROVISIONS "1" THROUGH "9" OF THIS ORDER IS A SECOND OR SUBSEQUENT DOMESTIC VIOLENCE OFFENSE, ENHANCED PENALTIES MAY BE IMPOSED UNDER UTAH CODE SECTIONS 77-36-1.1 AND 77-36-2.4.

a.	The Petitioner is granted custody of the following children:
b.	Parent-time shall be as follows:

	The Respondent is restrained from
using drugs a	nd/or alcohol prior to or during parent-time.
c.	The Respondent is restrained from removing the children from the state of Utah.
d. pursua	The Respondent is ordered to pay child support in the amount of \$ant to the Utah Uniform Child Support Guidelines.
e. pursua	The Respondent is ordered to participate in mandatory income withholding ant to Utah Code Annotated § 62A-11, Parts 4 and 5.
f.	The Respondent is ordered to pay one-half of the children's day care expenses.
g. expen	The Respondent is ordered to pay one-half of the minor child/ren's medical ses including premiums, deductibles and co-payments.
h.	The Respondent is ordered to pay the minor child/ren's medical expenses, suffered esult of the abuse in the amount of \$
I.	Other:

Notice to Petitioner: if at any time, you receive services through the Office of Recovery Services, and you want to keep your location information confidential, you must provide a copy of your current protective order to ORS.

14. Respondent was afforded both notice and opportunity to be heard in the hearing that gave rise to this order. Pursuant to the Violence Against Women Act of 1994, P.L. 103-322, 108 Stat. 1976, 18 U.S.C.A. 2265, this order is valid in all the United States, the District of Columbia, tribal lands, and United States Territories. This order complies with the Uniform Interstate Enforcement of Domestic Violence Protection Orders Act.

military personnel while on actual duty and those persons need to contact their immediate

supervisors for further instructions regarding compliance with federal law.

15.	Check One:			
	This order will expire 150 days fro	om the date of the orde	er.	
	This order expires in less than 150	days on	, 20	
	This order expires in more than 15	0 days on	, 20	, for the
	following good cause:			
	ITIONER MAY PROVIDE A COF OOL PRINCIPAL.	PY OF THIS ORDE	R ТО ТНЕ СН	IILD/REN'S
	ITIONER MAY ENFORCE A COLLS TO COMPLY WITH PROVISI	-		VIOLATES OR
DAT	ED:			
		BY THE COURT:		
		JUVENILE COUF	RT JUDGE	

By this signature, Respondent ap	proves the form, and accepts service of this Protective Order and
waives the right to be personally	served.
Respondent	
Course Deem on Jone of	
Serve Respondent at:	
Name:	<u></u>
Street:	
City/Town:	
State, Zip:	
Serve Parent or Guardian:	
Name:	
Street:	
City/Town:	
State, Zip:	
Serve Guardian ad Litem:	
Name:	
Street:	
City/Town:	
State, Zip:	